

REMARKS

Claims 1-7, 9-15, 17-25, 27 and 28 are pending in the application.

Claims 1-7, 9-15, 17-25, 27 and 28 stand rejected.

Claims 1, 11 and 19 have been amended.

Rejection of Claims under 35 U.S.C. §103

Claims 1-7, 9, 11-15, 17, 19-25 and 27 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Dardinski, U.S. Patent No. 6,754,885 (Dardinski), in view of Applicant's admission of prior art.

Claims 10, 18 and 28 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Dardinski, U.S. Patent No. 6,754,885 (Dardinski), in view of Applicant's admission of prior art, further in view of Nicolle, U.S. Patent Publication No. 2004/0117773 (Nicolle).

While not conceding that the cited references qualify as prior art, but instead to expedite prosecution, Applicants have chosen to respectfully disagree and, in light of the amendments recited above, traverse the rejection as follows. Applicants reserve the right, for example, in a continuing application, to establish that the cited references, or other references cited now or hereafter, do not qualify as prior art as to an invention embodiment previously, currently, or subsequently claimed.

Claim 1, as amended, now reads as follows:

1. A method comprising:
receiving a configuration for a user interface of an application;

determining a set of configuration parameters corresponding to the configuration; and
in response to a request by a user, dynamically generating user interface display code at
run time, wherein
the user interface code is based upon the set of configuration parameters and a
role of the user within an organization, and
the configuration parameters are configured to indicate a position and a size for
each selected object of a plurality of objects.

As an initial matter, the Office Action refers to the limitation “a role of the user within an organization” (which formerly read “the user’s role”) as being “the user’s *view* within the organization” (Office Action, p. 4; Emphasis added), which is a misstatement of the limitation, as can be seen. Moreover, the Office Action goes on to state that “the user’s view within the organization” is taught by paragraph 3 of the current application. In so doing, the Office Action essentially ignores the limitation. The role of the user (an amendment made to clarify this point) is taken into consideration and affects the user interface code, which is based thereon.

Claim 1 as amended thus sets forth “dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and *a role of the user within an organization.*” In contrast, Dardinski fails to disclose at least the above limitation.

According to Dardinski, an implementation-standard appearance definition object may be overridden by a user-defined appearance definition object at runtime to produce customized displays and printouts to satisfy unique *customer documentation requirements* (Dardinski, col. 35, ln. 40-45). Dardinski does not disclose dynamically generating user interface display code at run time for a user based upon *a role the user within an organization.* Furthermore, Dardinski does not suggest or imply that the customer documentation requirements disclosed are relevant

to the user's role within an organization. Therefore, Dardinski fails to anticipate claim 1 as amended. Withdrawal of the rejection is respectfully requested.

Moreover, nowhere is there shown taught or suggested that "the configuration parameters are configured to indicate a position and a size for each selected object of a plurality of objects", as is now recited in the amended independent claims. Support for this amendment can be found at least at para. 25 of the present application. The effect of this amendment is to capture the aspect of the invention that, instead of associating an object with one of a fixed set of placeholders that is fixed in position and size, the parameters indicate the position and size for each selected object. Applicants are unable to discern the showing, teaching or suggestion of such a functionality with the disclosure of Dardinski.

For the reasons discussed above with respect to claim 1, amended independent claims 11 and 19 are not anticipated by Dardinski. Withdrawal of the rejection is respectfully requested. Claims 2-3, 5-7, 9, 13-15, 17, 20-21, 23-25, and 27 depend, directly or indirectly, from claims 1, 11, and 19, respectively. Thus, having additional limitations, claims 2-3, 5-7, 9, 13-15, 17, 20-21, 23-25, and 27 are not anticipated by Dardinski. Withdrawal of the rejection is therefore respectfully requested.

Claims 10, 18, and 28 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,754,885 of Steven Dardinski ("Dardinski") in view of US2004/0117773 by Pascal Nicolle (hereinafter "Nicolle"). Applicant respectfully traverses the rejection. Claims 10, 18, and 28 depend from claims 1, 11, and 19, respectively, and thus, include the limitations set forth in claims 1, 11, and 19, respectively. For the reason discussed above with respect to claim 1, Dardinski fails to teach the limitation of "dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and the user's role within an

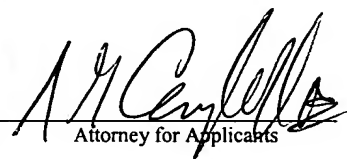
organization.” Furthermore, the Nicolle does not disclose such a limitation. Since neither references, alone or in combination, teaches the limitation set forth in each of the base claims of claims 10, 18, and 28, claims 10, 18, and 28 are patentable over Dardinski in view of Nicolle.

Withdrawal of the rejection is requested.

CONCLUSION

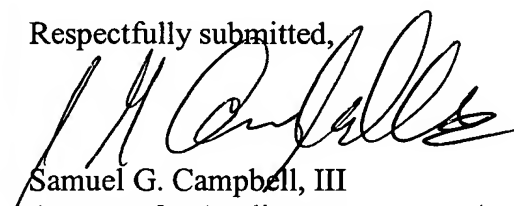
In view of the amendments and remarks set forth herein, the application is believed to be in condition for allowance and a notice to that effect is solicited. Nonetheless, should any issues remain that might be subject to resolution through a telephonic interview, the Examiner is invited to telephone the undersigned at 512-439-5084.

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on November 6, 2006.


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11/6/06
Date of Signature

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